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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/668,213	09/22/2000	Ynjiun P. Wang	A-68940-5/DCA 9838	
7590 11/17/2006			EXAMINER	
Moser Patterson & Sheridan LLP			SHERR, CRISTINA O	
Suite 250 350 Cambridge Avenue			ART UNIT	PAPER NUMBER
Palo Alto, CA			3621	
÷ _			DATE MAILED: 11/17/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No. Applicant(s)		
	09/668,213 WANG ET AL.		
Office Action Summary	Examiner	Art Unit	
	Cristina Owen Sherr	3621	-
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE.	N. mely filed the mailing date of this communication (1) (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 23 A	uaust 2006		
· /=	action is non-final.		
3) Since this application is in condition for allower		osecution as to the merits i	is
closed in accordance with the practice under E			
Disposition of Claims			
<u> </u>	ing in the application		
4)⊠ Claim(s) <u>1-4,7-11,13-16 and 18-28</u> is/are pend 4a) Of the above claim(s) is/are withdray	-		•
5) Claim(s) is/are allowed.	will from consideration.		
6) Claim(s) <u></u> is/are allowed.	aatad		
7) Claim(s) is/are objected to.	ecteu.		
8) Claim(s) are subject to restriction and/or	r election requirement		
are subject to restriction and/or	r election requirement.		
Application Papers			
9) ☐ The specification is objected to by the Examine	r.		
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b) objected to by the	Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121	(d).
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a	)-(d) or (f).	
1. ☐ Certified copies of the priority documents	s have been received		
2. Certified copies of the priority documents		ion No.	
3. Copies of the certified copies of the prior	•		
application from the International Bureau			
* See the attached detailed Office action for a list	` ''	ed.	
	.,		
Attachment(s)			
1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)	
2) Dotice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate	
Information Disclosure Statement(s) (PTO/SB/08)     Paper No(s)/Mail Date	5)  Notice of Informal F 6)  Other:	Patent Application	
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#### **DETAILED ACTION**

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1. This communication is in response to applicant's amendment filed August 23, 2006. Claims 2 and 3 have been amended. Claims 5, 6, 12, and 17 have been canceled. Claim 28 has been newly added. Claims 1-4, 7-11, 13-16, and 18-28 are currently pending in this case.

#### Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on August 23, 2006 has been entered.

### Response to Arguments

3. Applicant's arguments with respect to claims 1-4, 7-11, 13-16, and 18-28, as currently amended have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 1-4, 7-11,13-16 and 18-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ginter et al (5,892,900).

#### 6. Regarding claim 1 –

Ginter discloses a method for pushing a transaction request from an remote electronic transaction system running the xAgent to a portable electronic authorization device carried by a user for an electronic confirmation, comprising steps of: pushing a transaction request from the xAgent running at the remote electronic transaction system triggered by a pre-determined event; receiving at the portable electronic authorization device first digital data representing the transaction request; providing information to the user regarding an ability to approve or modify the transaction request performing approval and encryption of the transaction request within the PEAD; and when the transaction request is approved by the user, receiving at the electronic transaction system second digital data representing the electronic confirmation of the transaction requests; and wherein the receiving step is performed via a wireless communication port associated with the portable electronic authorization device (e.g. col 1 ln 40 – col 2 ln 55, col 254, ln 21-31)).

- 7. Ginter does not specifically discloses an xAgent, but does disclose a number of different agents, it stands to reason that many different agents could perform as in Ginter's disclosure.
- 8. Regarding claims 2-4 and 27 -

Ginter discloses the method of claim 1, wherein the pre-determined event is at least one of the stock price rises above a pre-determined percentage and the stock price falls

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below a pre-determined percentage; wherein the pre-determined event is the auction bidding price rises above user-defined price; wherein the pre-determined event is upon received a delivery, based on user identity performed entirely within the PEAD. (e.g. col 2 ln 20-55).

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### 9. Regarding claim 7 -

Ginter discloses a portable electronic authorization device for approving a transaction request from a point-of-sale system, comprising a transceiver in the portable electronic authorization device configured to receive first digital data representing the transaction request; a display configured to provide information to the user regarding an ability to approve or modify the transaction request, a scanner configured to scan at least one of bar-code or OCR information; and a downloadable transaction program to enable the portable electronic authorization device to perform a transaction; wherein the transceiver is further configured such that when the transaction request is approved by the user, the transceiver is configured to transmit second digital data representing the electronic confirmation of the transaction request the means for performing the approval and encrypting the transaction approval being included within the PEAD (e.g. col 1 ln 40 – col 2 ln 55).

- 10. Ginter does not specifically disclose this configuration of portable device, but it stands to reason that any number of portable devices would serve to perform as in Ginter.
- 11. Regarding claims 8-11 -

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Ginter discloses the portable electronic authorization device of claim 7, wherein: the scanner is configured to scan in barcode information to establish the communications link between the portable electronic authorization device and a Point-of-Sale terminal; wherein the scanner is at least one of a barcode or an OCR scanner; wherein the transceiver is at least one of an infrared, a Bluetooth or a wireless receiver; wherein the scanner is configured to scan in barcode product information for self-checkout . (e.g. col 2 ln 20-55).

## 12. Regarding claim 13 -

Ginter discloses a method for xAgent automatic ordering from a remote merchant server using a portable electronic authorization device carried by a user, comprising the steps of entering product information at the portable electronic authorization device; accumulating the product information by tan xAgent running on the portable electronic authorization device; triggering xAgent automatic ordering upon user pre-defined event; receiving at the portable electronic authorization device a first digital data representing the transaction request; providing information to the user regarding an ability to approve the transaction request; when the transaction request is approved by the user, encrypting transaction approval data as second digital data representing approval by the user to purchase the item performing the approval and encryption of the transaction approval within the PEAD; and transmitting the second digital data to the electronic transaction system to approve the transaction request with the electronic transaction system to approve the transaction request with the electronic transaction system (e.g. col 1 ln 40 – col 2 ln 55, col 254, ln 21-31, fig. 71).

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13. As above, Ginter does not specifically discloses an xAgent, but does disclose a number of different agents, it stands to reason that many different agents could perform as in Ginter's disclosure.

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### 14. Regarding claim 14-16 -

Ginter discloses the method of claim 13, wherein the user pre-defined event can be at least one of a total order exceeding a pre-defined amount of dollars, an end of a week occurring wherein the xAgent places orders accumulated during the week, and a bargaining price set by the user being found; wherein the step of entering the product information includes using the keypad of the portable electronic authorization device to enter at least one of a product code, product name, manufacturing number, and quantity; wherein the step of entering the product information includes using a scanner in the portable electronic authorization device to scan at least one of a product code, product name, manufacturing number, and quantity (e.g. col 2 in 20-55).

## 15. Regarding claim 18 -

Ginter discloses a method for self-checkout between an electronic point of sale transaction system and a portable electronic authorization device carried by a user, comprising the steps of: entering product information at the portable electronic authorization device; establishing communication link between the electronic point of sale transaction terminal and the portable electronic authorization device; entering product information at the portable electronic authorization device; establishing communication link between the electronic point of sale transaction terminal and the portable electronic authorization device; receiving at the portable electronic

authorization device a first digital data representing the transaction request; providing information to the user regarding an ability to approve the transaction request; when the transaction request is approved by the user, encrypting transaction approval data as second digital data representing approval by the user to purchase the item; and transmitting the second digital data to the electronic transaction system to approve the transaction request with the electronic transaction system performing the approval and encryption of the transaction approval within the PEAD; and printing a receipt at a remote printer (e.g. col 1 ln 40 – col 2 ln 55, fig. 71).

- 16. Ginter does not specifically disclose this configuration of portable device, but it stands to reason that any number of portable devices would serve to perform as in Ginter.
- 17. Regarding claims 19-26, 28 –

Ginter discloses the method of claim 18, wherein: the step of encrypting the approval data is performed using a public key cryptography technique using at least a user's private key; wherein: the step of entering the product information includes using a keypad of the portable electronic authorization device to enter at least one of a product code, product name, manufacturing number, and quantity; wherein the step of entering the product information includes using a scanner of the portable electronic authorization device to scan at least one of a product code, product name, manufacturing number, and quantity; wherein the step of printing the receipt step includes establishing a connection between the portable electronic authorization device and the printer; wherein the step of establishing a connection between the portable electronic

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authorization device and the printer is performed by entering printer identification information into the portable electronic authorization device; wherein the step of establishing a connection between the portable electronic authorization device and the printer is performed by entering subscriber identification information into the printer; wherein the step of establishing a connection between the portable electronic authorization device and the printer is via infrared; wherein the step of establishing a connection between the portable electronic authorization device and the printer is via short range RF (e.g. col 2 ln 20-55).

18. Examiner's note: Examiner has cited particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant.

Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may be applied as well. It is respectfully requested from the applicant, in preparing the responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention as well as the context of the passage as taught by the prior art or disclosed by the examiner.

#### Conclusion

19. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cristina Owen Sherr whose telephone number is 571-272-6711. The examiner can normally be reached on 8:30-5:00 Monday through Friday.

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20. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Andrew J. Fischer can be reached on 571-272-6779. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

21. Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Cristina Owen Sherr

Patent Examiner, AU 3621

ANDREW J. FISCHER

SUPERVISORY PATENT EXAMINE

TECHNOLOGY CENTER 3600